UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

HEALTHBRIDGE MANAGEMENT, LLC;
CARE REALTY, LLC; CAREONE, LLC;
107 OSBORNE STREET OPERATING
COMPANY II, LLC d/b/a DANBURY HCC;
710 LONG RIDGE ROAD OPERATING COMPANY II, LLC
d/b/a LONG RIDGE OF STAMFORD;
240 CHURCH STREET OPERATING COMPANY II, LLC
d/b/a NEWINGTON HEALTH CARE CENTER;
1 BURR ROAD OPERATING COMPANY II, LLC
d/b/a WESTPORT HEALTH CARE CENTER;
245 ORANGE AVENUE OPERATING COMPANY II, LLC
d/b/a WEST RIVER HEALTH CARE CENTER;
341 JORDAN LANE OPERATING COMPANY II, LLC d/b/a
WETHERSFIELD HEALTH CARE CENTER

and Cases 34-CA-070823 34-CA-072875 34-CA-075226 34-CA-083335 34-CA-084717

NEW ENGLAND HEALTH CARE EMPLOYEES UNION, DISTRICT 1199, SEIU, AFL-CIO

ORDER

The Petitioners' Requests for Special Permission to Appeal Administrative Law
Judge Kenneth Chu's ruling denying their petitions to revoke the Acting General
Counsel's Subpoenas Duces Tecum are denied in part and granted in part. The
Petitioners are directed to provide all responsive documents and communications
available without resort to analysis of the email backup tapes, subject to the Acting
General Counsel thereafter having the opportunity to establish that an additional search
of the email backup tapes is necessary, and the Petitioners having the opportunity to

demonstrate that it would be unduly burdensome.1

Dated, Washington, D.C., October 31, 2012.

MARK GASTON PEARCE, CHAIRMAN

BRIAN E. HAYES, MEMBER

RICHARD F. GRIFFIN, JR., MEMBER

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¹ Member Hayes would grant the special appeal of non-respondent CareOne Management, LLC, subject to the Acting General Counsel having the opportunity, after reviewing the information provided pursuant to the other subpoenas, to persuade the judge that some or all of the subpoenaed material from CareOne Management, LLC is necessary to prosecute the allegations of the complaint.